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APPLICATION NO. FILING DATE		FIRST NAMED INVENTOR	ATTORNEY DOCKET NO.	CONFIRMATION NO.	
09/781,049	02/09/2001	Rikihiro Iida	10830-054001 / A36-129092	7560	
26211	7590 05/17/2004		EXAMINER		
FISH & RICHARDSON P.C. 45 ROCKEFELLER PLAZA, SUITE 2800			JACKSON, CORNELIUS H		
NEW YORK,			ART UNIT	PAPER NUMBER	
			2828		
	•		DATE MAILED: 05/17/2004		

Please find below and/or attached an Office communication concerning this application or proceeding.

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	•	•	Application No.	•	Applicant(s)	•
		; ;	09/781,049		IIDA, RIKIHIRO	
;	Office Action Sun	nmary	Examiner		Art Unit	
			Cornelius H. Jac	kson	2828	
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	patent term adjustment. See 37 C	FR 1.704(b).				
Status						
1)⊠ F	Responsive to communic	ation(s) filed on 23 Fe	bruary 2004.			
2a) <u></u> ⊤	his action is FINAL.	2b)⊠ This	action is noń-fina	al.		,
3)∏ S	Since this application is in	condition for allowan	ce except for for	mal matters, pro	secution as to the	e merits is
С	losed in accordance with	the practice under Ex	x parte Quayle, 1	1935 C.D. 11, 45	3 O:G. 213.	and the second
Dispositio	n of Claims		:		* . •	
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, —	claim(s) <u>1-3</u> is/are pendin	:-				
	a) Of the above claim(s)	A Committee of the Comm	in from considera	ation.		•
	Claim(s) is/are allo					
	Claim(s) <u>1-3</u> is/are rejecte					
	Claim(s) is/are object	•				
8)∐ C	claim(s) are subject	ct to restriction and/or	election require	ment.		
Application	n Papers				•	•
9)□ TI	ne specification is objecte	ed to by the Examiner				
	ne drawing(s) filed on			ected to by the E	xaminer.	
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	eplacement drawing sheet					FR 1.121(d).
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Priority un	der 35 U.S.C. § 119	• •		• •	y	•
12) <u></u> A⊲	cknowledgment is made	of a claim for foreign _l	priority under 35	U.S.C. § 119(a)-	-(d) or (f).	
a) <u></u>	All −b)	None of:	:			
· 1	. Certified copies of t	he priority documents	have been rece	ived.	•	•
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	of References Cited (PTO-892) of Draftsperson's Patent Drawin		·	Interview Summary (Paper No(s)/Mail Da	•	
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	lo(s)/Mail Date		6)	Other:		

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DETAILED ACTION

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Acknowledgment

1. Acknowledgment is made that applicant's Amendment, filed on 23 February 2004, has been entered. Upon entrance of the Amendment, claims 1-3 were amended. Claims 1-3 are now pending in the present application.

Drawings

2. Figure 4 should be designated by a legend such as --Prior Art-- because only that which is old is illustrated. See MPEP § 608.02(g). A proposed drawing correction or corrected drawings are required in reply to the Office action to avoid abandonment of the application. The objection to the drawings will not be held in abeyance.

Claim Rejections - 35 USC § 102

The following is a quotation of the appropriate paragraphs of 35 U.S.C. 102 that form the basis for the rejections under this section made in this Office action:

A person shall be entitled to a patent unless -

(e) the invention was described in-

⁽¹⁾ an application for patent, published under section 122(b), by another filed in the United States before the invention by the applicant for patent, except that an international application filed under the treaty defined in section 351(a) shall have the effect under this subsection of a national application published under section 122(b) only if the international application designating the United States was published under Article 21(2)(a) of such treaty in the English language; or

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(2) a patent granted on an application for patent by another filed in the United States before the invention by the applicant for patent, except that a patent shall not be deemed filed in the United States for the purposes of this subsection based on the filing of an international application filed under the treaty defined in section 351(a).

4. Claims 1-3 are rejected under 35 U.S.C. 102(e) as being anticipated by Kuo et al. (6563846). Kuo et al. disclose a DFB laser driving device **Fig. 1** comprising an input unit **15 and 17**, an approximate temperature calculating section, an output level variation calculating section **see col. 3**, **line 11-col. 6**, **line 56**, an output level controlling section **14**, and a temperature controlling unit **13**.

Regarding claim 2, Kuo et al. disclose inputting set values of a wavelength 17 and a output level 15; calculating an approximate temperature of the DFB laser based on the set values of the wavelength and output level; calculating an output level variation of the DFB laser on the approximate temperature; calculating a calculated value based on the output level variation and the set value of the output level; controlling the output level of the DFB laser based on the calculated value; calculating a set temperature of the DFB laser based on the calculated value and the set value of the wavelength; and controlling the temperature of the DFB laser based on the set temperature, see col. 1, line 65-col. 2, line 35 and col. 3, line 11-col. 6, line 56.

Regarding claim 3, Kuo et al. disclose a storage medium 16 and all the other stated limitations, see col. 3, line 11-col. 6, line 56. Also note that it has been held that a recitation with respect to the manner in which a claimed apparatus is intended to be employed does not differentiate the claimed apparatus from a prior art apparatus satisfying the claimed structural limitations. *Ex parte Masham*, 2 USPQ2d 1647 (1987).

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5. Claims 1-3 are rejected under 35 U.S.C. 102(e) as being anticipated by Broutin et al. (6449077). Broutin et al. disclose a DFB laser driving device Figs. 1 and 2 comprising an input unit (remote input to terminal 160) to input set values of a wavelength and an output level, an approximate temperature calculating section 160 (it is inherent that the temperature is approximately calculated since the laser is controlled by the temperature), an output level variation calculating section 160, an output level controlling section 160/108/109, and a temperature controlling unit 160/118/119/120, see col. 2, line 5-col. 6, line 14.

Regarding claim 2, Broutin et al. discloses inputting set values of a wavelength and a output level; calculating an approximate temperature of the DFB laser based on the set values of the wavelength and output level; calculating an output level variation of the DFB laser on the approximate temperature; calculating a calculated value based on the output level variation and the set value of the output level; controlling the output level of the DFB laser based on the calculated value; calculating a set temperature of the DFB laser based on the calculated value and the set value of the wavelength; and controlling the temperature of the DFB laser based on the set temperature, see col. 2, line 5-col. 6, line 14.

Regarding claim 3, Broutin et al. discloses a storage medium and all the other stated limitations see col. 2, line 5-col. 6, line 14, especially col. 5, lines 47-64. Also note that it has been held that a recitation with respect to the manner in which a claimed apparatus is intended to be employed does not differentiate the claimed apparatus from

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a prior art apparatus satisfying the claimed structural limitations. *Ex parte Masham*, 2 USPQ2d 1647 (1987).

Response to Arguments

6. Applicant's arguments filed 30 December 2002 have been fully considered but they are not persuasive. Applicant argued the following, Kuo et al. (6563846) does not involve the separate calculation regarding "an approximate temperature" as recited in the pending claims. In response, the "an approximate temperature" Applicant is relying upon is only a predetermined value on a set of tables in which the computer/CPU recalls depending on a desired output. Kuo et al. took the same information/tables and placed it within a mathematical equation so that in solving the equation "an approximate temperature" is inherently calculated and used in order to obtain a "set temperature", see col. 3, line 40-col. 4, line 12.

Conclusion

7. Any inquiry concerning this communication or earlier communications from the examiner should be directed to Cornelius H. Jackson whose telephone number is (571)272-1942. The examiner can normally be reached on 8:00 - 5:00, Monday - Friday.

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If attempts to reach the examiner by telephone are unsuccessful, the examiner's supervisor, Don Wong can be reached on (571)272-1834. The fax phone number for the organization where this application or proceeding is assigned is 703-872-9306.

Information regarding the status of an application may be obtained from the Patent Application Information Retrieval (PAIR) system. Status information for published applications may be obtained from either Private PAIR or Public PAIR. Status information for unpublished applications is available through Private PAIR only. For more information about the PAIR system, see http://pair-direct.uspto.gov. Should you have questions on access to the Private PAIR system, contact the Electronic Business Center (EBC) at 866-217-9197 (toll-free).

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Supervisory Patent Examiner Technology Center 2800